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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/988,127	11/19/2001	Tony Peled	00/21438	8221
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MINTZ, LEVIN, COHN, FERRIS, GLOVSKY AND POPEO, P.C. ONE FINANCIAL CENTER			EXAMINER	
			BELYAVSKYI, MICHAIL A	
BOSTON, MA 02111			ART UNIT	PAPER NUMBER
			1644	100
			DATE MAILED: 08/11/2003	19

Please find below and/or attached an Office communication concerning this application or proceeding.

	<u> </u>					
<i>h</i> -(	Application No.	Applicant(s)				
Office Antique Communication	09/988,127	PELED ET AL.				
Office Action Summary	Examiner	Art Unit				
	Michail A Belyavskyi	1644				
The MAILING DATE of this communic	cation appears on the cover sheet w	ith the correspondence address				
A SHORTENED STATUTORY PERIOD FOTHE MAILING DATE OF THIS COMMUNION.  - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30)  - If NO period for reply is specified above, the maximum states are provided to the period for reply in the set or extended period for reply in the set of extended period for extend	CATION.  of 37 CFR 1.136(a). In no event, however, may a sunication.  of days, a reply within the statutory minimum of thir tutory period will apply and will expire SIX (6) MON will, by statute, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
1) Responsive to communication(s) file	ed on <u>29 <i>May</i> 2003</u> .	·				
2a)☐ This action is <b>FINAL</b> . 2	2b)⊠ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims  AN♥ Claim(s) 27 100 is/are pending in the	o application					
,—	<ul> <li>Claim(s) 37-100 is/are pending in the application.</li> <li>4a) Of the above claim(s) 44-100 is/are withdrawn from consideration.</li> </ul>					
<u> </u>	Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>37-43</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restrict	tion and/or election requirement.					
Application Papers						
9) The specification is objected to by the	Examiner.					
10) The drawing(s) filed on is/are:	a)☐ accepted or b)☐ objected to by t	he Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120	·					
13)⊠ Acknowledgment is made of a claim f	for foreign priority under 35 U.S.C.	§ 119(a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☒ None of:						
1. ☐ Certified copies of the priority of						
	documents have been received in A	· · · · · · · · · · · · · · · · · · ·				
	of the priority documents have been ational Bureau (PCT Rule 17.2(a)). In for a list of the certified copies not					
14) Acknowledgment is made of a claim for	r domestic priority under 35 U.S.C.	§ 119(e) (to a provisional application).				
a) ☐ The translation of the foreign land						
Attachment(s)	•					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PT 3) Information Disclosure Statement(s) (PTO-1449) Pal	TO-948) 5) Notice of I	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152) .				

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## **DETAILED ACTION**

Claims 37-100 are pending.

Applicant's election of Group I, claims 37-43 and tetraethylenepentamine (TEPA) as specific transition metal chelator, in Paper No. 13 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

Claims 44-100 are withdrawn from further consideration by the Examiner, 37 C.F.R. § 1.142(b) as being drawn to nonelected inventions.

Claims 37-43, as they all read on a method of in vivo expanding a population of cell, while at the same time inhibiting differentiation of said cells wherein, tetraethylenepentamine (TEPA) is specific transition metal chelator, are under consideration in the instant application.

2. Acknowledgment is made of applicant's claim for foreign priority based on an application filed in Israel on 08/17/1999. It is noted, however, that applicant has not filed a certified copy of the IL 99/00444 application as required by 35 U.S.C. 119(b).

3. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 37-43 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for a method of *ex-vivo* expanding a population of CD34+ cells while at the same time inhibiting differentiation of said cells, the method comprising a step of providing CD4+ *ex-vivo* with conditions for cell proliferation and at the same time for reducing a capacity of said cells in utilizing copper, does not reasonably provide **enablement** for a method of *in-vivo* expanding a population of any cells while at the same time inhibiting differentiation of said cells, the method comprising a step of providing any cells with conditions for cell proliferation and at the same time for reducing a capacity of said cells in utilizing copper. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and or use the invention commensurate in scope with this claim.

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The specification disclosure does not enable one skilled in the art to practice the invention without an undue amount of experimentation.

Factors to be considered in determining whether undue experimentation is required to practice the claimed invention are summarized *In re Wands* (858 F2d 731, 737, 8 USPQ2d 1400, 1404 (Fed. Cir. 1988)). The factors most relevant to this rejection are the scope of the claim, the amount of direction or guidance provided, the limited working examples, the unpredictability in the art and the amount of experimentation required to enable one of skill in the art to practice the claimed invention.

The specification only discloses that providing CD4<sup>+</sup> cells *ex-vivo* with conditions for cell proliferation and at the same time for reducing a capacity of said cells in utilizing copper, only CD4<sup>+</sup> cells expanding and at the same time inhibiting differentiation (see examples 1 and 2 in particular).

The specification does not adequately teach how to effectively expand and at the same time inhibit differentiation of *any* cells *in vivo* by providing said cells with conditions for cell proliferation and at the same time for reducing a capacity of said cells in utilizing copper.

The specification does not teach how to extrapolate data obtained from CD4<sup>+</sup> cells ex-vivo assay studies to the development of effective in vivo protocols for imposing proliferation and at the same time restricting differentiation of any cells by providing said cells with conditions that reduces the capacity of said cells in utilizing copper. In addition, no animals were used as model system to effectively expand any cells in vivo by providing said cells with conditions for cell proliferation and at the same time for reducing a capacity of said cells in utilizing copper. Since there is no animal model system in the specification to effectively expand any cells in vivo it is unpredictable how to correlate in vitro results with in vivo use. Thus in the absence of working in vivo examples or detailed guidance in the specification, the intended uses of a method of in-vivo expanding a population of any cells while at the same time inhibiting differentiation of said cells, the method comprising a step of providing any cells with conditions for cell proliferation and at the same time for reducing a capacity of said cells in utilizing copper are fraught with uncertainties. Moreover, Applicant himself acknowledge that the mechanism of the effects of cupper is unknown (see page 3, line 35-37 in particular). As such, the invention must be considered unpredictable. In addition, Percival (Am. J. Clin. Nutr. 1998, Vol.67 p.1064-1068) teaches that the role of copper in effecting cellular function is contradictory and that more studies have to be done to understand the mechanisms by which copper effect the process of differentiation in various types of cells (see entire document, pages 1064 and 1066 in particular).

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Also an issue that claimed method of *in-vivo* expanding a population of any cells while at the same time inhibiting differentiation of said cells, comprising a step of providing conditions for cell proliferation and at the same time for reducing a capacity of said cells in utilizing copper. This step comprises administering *in vivo* a transition metal chelator which binds copper such as ethylendiamine or tetraethylenepentamine (TEPA). However, according to ChemMaster Safety Data Sheet (1999, pages 1-4) and The Merk Index (1983, Tenth edition, page 3742) ethylendiamine or tetraethylenepentamine (TEPA) are helth hazards and care must be taken in handling because of the caustic nature of ethylendiamine or tetraethylenepentamine (TEPA) and since it may cause allegic respiratory reaction, headaches, nausea and dizzness. Thus in the absence of working *in vivo* examples the in vivo use of a transition metal chelator which binds copper such as ethylendiamine or tetraethylenepentamine (TEPA) is considered potential health hazard.

Thus, Applicant has not provided sufficient guidance to enable one skill in the art to use claimed method of *in-vivo* expanding a population of any cells while at the same time inhibiting differentiation of said cells, the method comprising a step of providing any cells with conditions for cell proliferation and at the same time for reducing a capacity of said cells in utilizing copper. The scope of the claims must bear a reasonable correlation with the scope of enablement. *In re Fisher*, 166 USPQ 18(CCPA 1970) indicates that the more unpredictable an area is, the more specific enablement is necessary in order to satisfy the statute.

In view of the quantity of experimentation necessary, the unpredictability of the art, the lack of sufficient guidance in the specification, the limited working examples, and the limited amount of direction provided given the breadth of the claims, it would take undue trials and errors to practice the claimed invention.

- 4. No claim is allowed.
- 5. The lengthy specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which Applicant may become aware in the specification.

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6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michail Belyavskyi whose telephone number is (703) 308-4232. The examiner can normally be reached Monday through Friday from 9:00 AM to 5:30 PM. A message may be left on the examiner's voice mail service. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christina Chan can be reached on (703) 308-3973. Any inquiry of a general nature or relating to the status of this application should be directed to the Technology Center 1600 receptionist whose telephone number is (703) 308-0196.

Papers related to this application may be submitted to Technology Center 1600 by facsimile transmission. Papers should be faxed to Technology Center 1600 via the PTO Fax Center located in Crystal Mall 1. The faxing of such papers must conform with the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). The CM1 Fax Center telephone number is (703) 305-3014.

Michail Belyavskyi, Ph.D. Patent Examiner Technology Center 1600 August 5, 2003.

CHRISTINA CHAN
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1600